Finishing Your Divorce, Legal Separation or Nullity

Default Judgment Status Only

WHEN TO USE THIS PACKET

These forms can be used to ask the court to terminate your marriage without making any orders on the other issues such as custody, child or spousal support, property division etc. If you are the person who started the divorce and you served the initial paperwork on your spouse at least 30 days ago and no Response has been filed, you can use these forms to take the respondent's default and obtain a "Status Only" judgment by **DEFAULT** (i.e. without a hearing or the participation of the other party).

CAUTION: It is not a good idea to use these forms if need orders regarding child custody, visitation, support or division of property or debt.

SAMPLE

FORMS

			FL-
ATTORNEY OR PARTY WITHOUT	TATTORNEY (Name, State Barnumber, and a	ddress):	FOR COURT USE ONLY
TELEPHONE NO.:	FAX NO. (Option	oa():	
E-MAIL ADDRESS (Optional): ATTORNEY FOR (Marrie):			
SUPERIO 2	URT OF CALIFORNIA • C 1100 Van Ness Aven		
	Fresno, California 93724	-0002	
PETITIONER: RESPONDENT:	3		
	REQUEST TO ENTER DE	FAULT	CASE NUMBER: 4
To the clerk: Please	enter the default of the respond	ent who has failed to respond to	the petition.
(b) the issues (c) there are n (d) the petition (e) there are n	been no changes since the pre subject to disposition by the cot to issues of child, spousal, or pa a does not request money, prope to issues of division of communi- ction to establish parental relation	urt in this proceeding are the sul irtner support or attorney fees a erty, costs, or attorney fees. (Fa ty property.	nd costs subject to determination by the cou
(b) the issues (c) there are n (d) the petition (e) there are n (f) this is an a	subject to disposition by the cou to issues of child, spousal, or pa to does not request money, propo to issues of division of communi	urt in this proceeding are the sul rither support or attorney fees a arty, costs, or attorney fees. (Fa ty property. onship.	nd costs subject to determination by the cou
(b) the issues (c) there are n (d) the petition (e) there are n (f) this is an a Date: 3. Declaration a. No mailing b. A copy of the provided to the response.	subject to disposition by the coto losses of child, spousal, or part does not request money, prope to issues of division of communication to establish parental relations. (PE OR PRINT NAME) is required because service was its Request to Enter Default, into Request to Enter Default, inc.	art in this proceeding are the sul rither support or attorney fees a stry, costs, or attorney fees. (Fa ty property, onship. (s) (s) (s) (s) (s) (s) (d) (d)	nd costs subject to determination by the coum Code, § 2330.5.) BIGHATURE OF [ATTORNEY FOR] PETITIONERS the address of the respondent remains unknown to the envelope with sufficient postage, was so of the respondent's attorney or, if none,
(b) the issues (c) there are n (d) the petition (e) there are n (f) this is an a Date: TY 3. Declaration a. No mailing b. A copy of the provided to the respond 1 declare under penalty of Date:	subject to disposition by the cot to issues of child, spousal, or part does not request money, propic to issues of division of communication to establish parental relative to the communication to establish parental relative to the communication of the communica	art in this proceeding are the sul rither support or attorney fees a stry, costs, or attorney fees. (Fa ty property, onship. (s) (s) (s) (s) (s) (s) (d) (d)	nd costs subject to determination by the count code, § 2330.5.) BIGNATURE OF LATTORNEY FOR PETITIONERS the address of the respondent remains unking the endings with sufficient postage, was seen of the respondent's attorney or, if none, or the respondent respondent's attorney or, if none, or the respondent's attorney or, if none, or the respondent respondent's attorney or, if none, or the respondent respondent's attorney or the respondent respondent's attorney or the respondent's attorney or the respondent responde
(b) the issues (c) there are n (d) the petition (e) there are n (f) this is an a Date: TY 3. Declaration a. No mailing b. A copy of the provided to the respond 1 declare under penalty of Date:	subject to disposition by the cot or issues of child, spousal, or part does not request money, propic or issues of division of communication to establish parental relative. (S) (PE OR PRINT NAME) is required because service washis Request to Enter Default, included the subject of the sub	art in this proceeding are the sul inter support or attorney fees a party, costs, or attorney fees. (Fa ty property, onship. s by publication or posting and I studing any attachments and an pe addressed as follows (addrestate of California that the forego	nd costs subject to determination by the coum Code, § 2330.5.) BIGHATURE OF [ATTORNEY FOR] PETITIONERS the address of the respondent remains unknown to the envelope with sufficient postage, was so of the respondent's attorney or, if none,
(b) the issues (c) there are n (d) the petition (e) there are n (f) this is an a Date: TY 3. Declaration a. No mailing b. A copy of the respons 1 declare under penalty of Date: Request to Enter	subject to disposition by the cot or issues of child, spousal, or part does not request money, propio issues of division of communication to establish parental relatives. (S) (PE OR PRINT NAME) Is required because service washis Request to Enter Default, included the start known address): It perjury under the laws of the S (PE OR PRINT NAME) (PE OR PRINT NAME) FOR Default mailed to the responder is requested on (date):	urt in this proceeding are the sulurither support or attorney fees a stript, costs, or attorney fees. (Fa ty property, on the sulurity on the sulurity of the	nd costs subject to determination by the coum Code, § 2330.5.) BIGHATURE OF (ATTORNEY FOR) PETITIONER9 the address of the respondent remains unknewledge with sufficient postage, was set of the respondent's attorney or, if none, or one of the respondent's attorney or, if none, or one of the respondent's attorney or, if none, or of the respondent's attorney or, if none, or other contents of the respondent's attorney or, if none, or other contents or other co
(b) the issues (c) there are n (d) the petition (e) there are n (f) this is an a Date: 3. Declaration a A copy of the provided to the respond 1 declare under penalty of Date:	subject to disposition by the cot or issues of child, spousal, or part does not request money, propio issues of division of communication to establish parental relatives. (S) (PE OR PRINT NAME) Is required because service washis Request to Enter Default, included the start known address): It perjury under the laws of the S (PE OR PRINT NAME) (PE OR PRINT NAME) FOR Default mailed to the responder is requested on (date):	urt in this proceeding are the sulurither support or attorney fees a stript, costs, or attorney fees. (Fa ty property, on the sulurity on the sulurity of the	nd costs subject to determination by the cool m. Code, § 2330.5.) BIGHATURE OF IATTORNEY FOR PETITIONERS The address of the respondent remains unkreinvelope with sufficient postage, was set of the respondent's attorney or, if none, sing is true and correct. (SIGNATURE OF DECLARANT) On (date):

REQUEST TO ENTER DEFAULT (FL-165)

- Find the number on the sample form. *Example:* ①
- Go to the same number below to find out how to fill out the form.
- ▶ Type or print in black ink

- 1 Write your name, address and phone number.
- If not filled in for you, write "Fresno" after COUNTY OF. The address is: 1100 Van Ness Ave., Fresno CA 93724-0002. The Branch Name is: Central Branch.
- Write the name of the Petitioner and Respondent. The Petitioner is the party that starts the case against another person, the Respondent.
- Write in your case number.
- Check whether an Income and Expense Declaration or Simplified Financial Statement is attached OR is not attached. Note: if you have children you MUST attach an Income and Expense Declaration or Simplified Financial Statement.
- Check whether a Property declaration is attached OR is not attached. Note: if you checked box 5(c) on you Dissolution Petition you MUST attach a Property Declaration.
- Check any of boxes (a) (f) that apply. If there are no children of the marriage and no property, you do not need to attach an Income and Expense Declaration or Financial Statement or Property Declaration just check boxes (c), (d) and (e).
- 8 Date the form. Type or print your name on the left. Sign your name on the right.
- Check box 3b and write your spouse's name and address.
- Date the form. Type or print your name on the left, and sign on the right.

_ CASE NAVA	11	2005.03		12	
4. Memoran	dum of seeks				
	losts and disbursaments are	haveour at			
	and disbursements are listed. Clork's fees			1000	
	Process server's fees		14	!	
(3)	Other (specify):				
				10.7	
				\$ <u> </u>	
TOTAL				\$	
	a altomay, agent, or party s e correct and have been ne			ge and belief, the foregoing	items of
	r panalty of perjury under th			is true and cornect.	
V7-1	() () () ()		and an analysis		
Date:	_				
\$2000 B	B				
	•				
			*		
seq. of the	(THE CREEKE HAND) on of normalitary status. I Servicementhers Chill Ruli or panalty of perjuty under the	liaf Azī (50 U.S.C. Appen.	§ 501 ot seq.), and is not	entitled to the benefits of s	
seq. of the	on of nonmilitary status. Servicemembers Civil Rail	liaf Azī (50 U.S.C. Appen.	§ 501 ot seq.), and is not	United States as defined in Lentitled to the benefits of s	
seq. of the	on of nonmilitary status. Servicemembers Civil Rail	liaf Azī (50 U.S.C. Appen.	§ 501 ot seq.), and is not	United States as defined in Lentitled to the benefits of s	
seq. of the	on of nonmilitary status. Servicemembers Civil Rail	liaf Azī (50 U.S.C. Appen.	§ 501 ot seq.), and is not	United States as defined in Lentitled to the benefits of s	
seq. of the	on of nonmilitary status. Servicementhers Chil Feali or panetty of perjury under the	liaf Azī (50 U.S.C. Appen.	§ 501 ot seq.), and is not	United States as defined in certified to the benefits of s is true and correct	
seq. of the	on of nonmilitary status. Servicementhers Chil Feali or panetty of perjury under the	liaf Azī (50 U.S.C. Appen.	§ 501 ot seq.), and is not	United States as defined in certified to the benefits of s is true and correct	
seq. of the	on of nonmilitary status. Servicementhers Chil Feali or panetty of perjury under the	liaf Azī (50 U.S.C. Appen.	§ 501 ot seq.), and is not	United States as defined in certified to the benefits of s is true and correct	
seq. of the	on of nonmilitary status. Servicementhers Chil Feali or panetty of perjury under the	liaf Azī (50 U.S.C. Appen.	§ 501 ot seq.), and is not	United States as defined in certified to the benefits of s is true and correct	
seq. of the	on of nonmilitary status. Servicementhers Chil Feali or panetty of perjury under the	liaf Azī (50 U.S.C. Appen.	§ 501 ot seq.), and is not	United States as defined in certified to the benefits of s is true and correct	
seq. of the	on of nonmilitary status. Servicementhers Chil Feali or panetty of perjury under the	liaf Azī (50 U.S.C. Appen.	§ 501 ot seq.), and is not	United States as defined in certified to the benefits of s is true and correct	
seq. of the	on of nonmilitary status. Servicementhers Chil Feali or panetty of perjury under the	liaf Azī (50 U.S.C. Appen.	§ 501 ot seq.), and is not	United States as defined in certified to the benefits of s is true and correct	
seq. of the	on of nonmilitary status. Servicementhers Chil Feali or panetty of perjury under the	liaf Azī (50 U.S.C. Appen.	§ 501 ot seq.), and is not	United States as defined in certified to the benefits of s is true and correct	
seq. of the	on of nonmilitary status. Servicementhers Chil Feali or panetty of perjury under the	liaf Azī (50 U.S.C. Appen.	§ 501 ot seq.), and is not	United States as defined in certified to the benefits of s is true and correct	
seq. of the	on of nonmilitary status. Servicementhers Chil Feali or panetty of perjury under the	liaf Azī (50 U.S.C. Appen.	§ 501 ot seq.), and is not	United States as defined in certified to the benefits of s is true and correct	
seq. of the	on of nonmilitary status. Servicementhers Chil Feali or panetty of perjury under the	liaf Azī (50 U.S.C. Appen.	§ 501 ot seq.), and is not	United States as defined in certified to the benefits of s is true and correct	
seq. of the	on of nonmilitary status. Servicementhers Chil Feali or panetty of perjury under the	liaf Azī (50 U.S.C. Appen.	§ 501 ot seq.), and is not	United States as defined in certified to the benefits of s is true and correct	
soq of the	on of normalitary status. Servicementhers Chill Feal repeately of perjury under the	led Aut (50 U.S.C. Appen.	§ 501 of seq.), and is not literal that the foregoing	United States as defined in certified to the benefits of s is true and correct	ed led
seq. of the	on of normalitary status. Servicementhers Chill Feal repeately of perjury under the	lef Act (50 U.S.C. Appen. The lases of the State of Co.	§ 501 ot seq.), and is not	United States as defined in certified to the benefits of s is true and correct	

REQUEST TO ENTER DEFAULT (FL-165)

- page two -

- ▶ Find the number on the sample form. *Example*: **①**
- Go to the same number below to find out how to fill out the form.
- Type or print in black ink

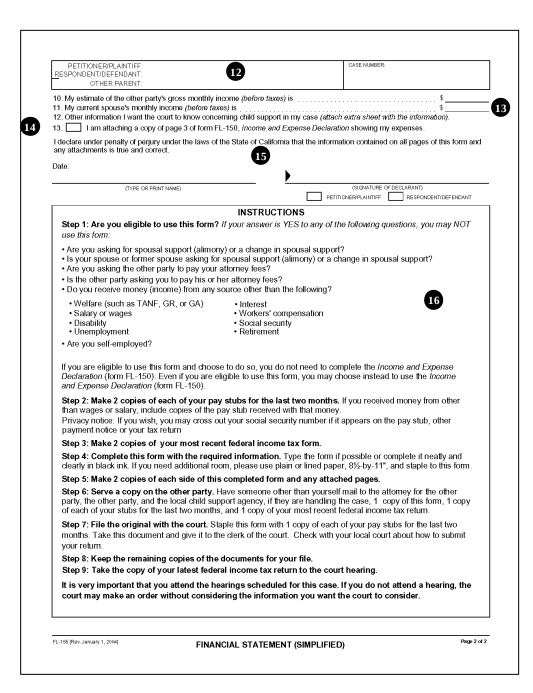
- Write your last name v. your spouse's last name.
- Write in your case number.
- 13 Check box 4a.
- Do not check any of the boxes in 4b.
- Date the form. Type or print your name on the left. Sign your name on the right.
- Date the form. Type or print your name on the left, and sign on the right.

Your name and actions or advention many and actions	FL-1
	THE SAME PROPERTY.

RUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MALING ADDRESS	
NA MO TA COSE	ls .
PETITIONERIPLAINTIEF	1
RESPONDENT/DEPENDANT OTHER PARENT	
The Association of the Committee of the	CASE NAMES
FINANCIAL STATEMENT (SIMPLIFIED)	6
NOTICE: Read page 2 to find out if you qualify to use this form	and how to use it.
a. My only source of income is TANF, SSL or GAYER there applied for TANF, SSL or GAYER.	
 I have applied for TANF, SSI, or GAGR. I am the parent of the following number of natural or adopted children from this relation. 	ship
3. 9. The children from the relationship are with me this amount of time	
 The distribution from the relationship are with the other parent this amount of time Our arrangement for custody and risilation is (specify, using exists sheet if response 	
4. My tacfiling status is: singlo married filing jointly food of house	chold married filing separately.
My current gross recome photose taxos) per month is Attach is Title recome comes from the hotoward.	
Attach 1 Title income comes from the following. sopry of pay Salanyavages: Amount before taxes per month.	
stutes for Poterement. Amount before tuses per month	
tast 2 Unomployment compression. Amount per month months here Workers' compression. Amount per month	
months here Workers' compensation Amount per month Brose out Social security SSI Other Amount per month	
secral Disability Amount per month	
resistanti-	th
I there no income other than as stated in this paragraph. 8. Uppy the following monthly expenses for the children in this case:	
- Discover or preeduction for allow the forestic or entire school	
Health care not part for by insurance	
d. School, education, tuition, or other special needs of the dwid. d. Travel expenses for visitation	
There are aspecify outside()	
that tony are It I spend the following average monthly amounts (always affect avoid):	
Spend the noticeing average movemy amounts (previous action) process Job-related expenses that are not partitly my employer (specify reasons for a	2. Roods allowed on second
Required union dues	
 Required nativement payments (not social security, FICA, 491b or F94) 	
Health insurance costs Child support I am paging for other menor children of mess who are not tring:	
 Spousel support I am passing because of a coeff order for profiler relationship 	
g Monthly bossing costs: rent or rectiong	£
f mongago: interest payments 5 real property taxes 5	
Information concerning my current employment my most record employer. Actions	yrsent
Totophone number:	
My occupation: Date work started:	
Date work stopped of epodratrici What was your gross income (before taxes)	before work stopped?
	Propr

FINANCIAL STATEMENT (SIMPLIFIED) (FL-155)

- Find the number on the sample form. *Example:* ①
- Go to the same number below to find out how to fill out the form.
- ▶ Type or print in black ink.
- ▶ If you know the CASE NUMBER fill it in. If not known, leave it blank.
- **1** Don't use this form for: Spousal Support, Attorneys Fees or if you are self-employed. Read the INSTRUCTIONS on page 2 to see make sure you qualify. Then, write your name and address here.
- If not filled in for you, write "Fresno" after COUNTY OF. The address is: 1100 Van Ness Ave., Fresno CA 93724-0002. The Branch Name is: Central Branch.
- 3 You are the "Petitioner" if you started the case. You are the "Respondent" if another person started the case against you. Write the full name (first, middle, last) of each.
- 4 Check 1.a. if you are on TANF, SSI, or GA/GR and this is the <u>only</u> money you get. If you check this box, skip to (#8) below. Check 1.b if you have applied for TANF, SSI, or GA/GR, but not getting money yet.
- For # 2, put in the number of children born or adopted by you and the other party. For # 3, write in the percentage of time you are with the child/children and the percentage of time the other parent is with them. Example: if you have them weekdays and the other parent has them weekends the children are with you about 70% of the time and with the other parent about 30% of the time.
- **6** For # 4, check the box that tells how you currently file your taxes, either as a single person, married filing together, as head of household, or married but filing on your own.
- For # 5, put in the amount of money you get each month <u>before</u> taxes are taken out. Then check the boxes where the money comes from and write each amount. When you add these amounts, the number should be the same as what you wrote for your total monthly income.
- 8 For # 6, check all boxes that apply to you, and list the amount of each of these expenses.
- **9** Check the box after # 7 if you have other children under age 18 living with you, who are not part of this case. Put in the number of children and list the amount of money you spend each month on them.
- Read # 8 carefully, and check all boxes that apply to you. List the average amount of money you spend each month on these items. Attach proof that you make these payments (statements, bills, invoices, etc.).
- For # 9, check the first box if you currently have a job or the second box if you are currently not working. Give the name, address and phone number of your current employer, or your most recent employer. Occupation means your job title. For example, "mechanic" or "cashier." Write the date you started this job and/or stopped & what income was.



FINANCIAL STATEMENT (FL-155)

- page two -

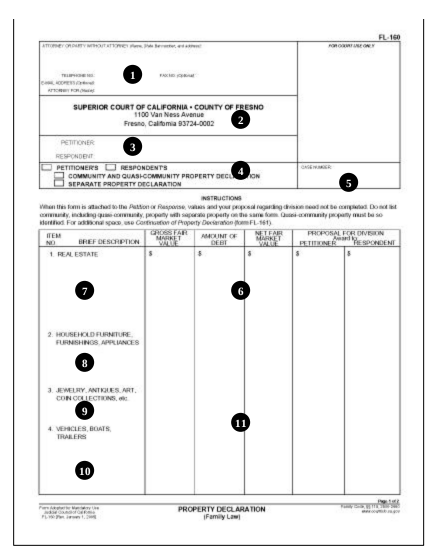
DIRECTIONS

- Find the number on the sample form.

 Example: 15
- ▶ Go to the same number below to find out how to fill out the form.
- Type or print in black ink.
- ▶ If you know the CASE NUMBER, fill it in. If not known, leave it blank.

- List the full name of both parties in the case.
- Put in the total amount of money you think the other party makes in a month before taxes are taken out. If you have remarried write your current spouses income (before taxes).
- 14 If you want the court to know what your expenses are, you can attach page 3 of form FL-150.
- Print your name on the left and sign it on the right. Put in the date that you signed the form. By signing this form you are saying that what you wrote is correct. If you have something else you want the court to know about your case, write it down on another piece of paper and attach it to this form.
- Read and follow the INSTRUCTIONS section carefully. There is nothing to fill out, but there is information here that will help you. "Eligible" means "allowed." Most people filling out this form are probably eligible, but if you answered YES to any of the questions in Step 1, you are not allowed to use this form.

Make sure to attach check stubs for the last 2 months. Cross out your social security numbers.



PROPERTY DECLARATION (FL-160)

- Find the number on the sample form. *Example:* •
- Go to the same number below to find out how to fill out the form.
- Type or print in black ink
- ▶ If you know the CASE NUMBER fill it in. If not known, leave it blank.

- Write your name, address and phone number.
- Write "Fresno" after Superior Court of California, County of.
- Write the name of the Petitioner and Respondent. The Petitioner is the party that starts the case against another person, the Respondent.
- 4 Check the box that identifies you as the Petitioner or Respondent. Check box for Community or Quasi-Community Property.
- Write in your case number.
- For each item listed on this form, if you need more space, attach another piece of paper (a continuation sheet) and number the page the same number as the item on the form. Example: #1 for Real Estate, #2 for Household Furniture, #3 for Jewelry, Antiques, Art, Coin Collections, etc. Do this as needed for all four pages of this form.
- For each category that you list property you **Must** list the market value of that property and then deduct and debt owed on that item. This gives you the net
- List all real estate (land, buildings), including addresses. Attach copies of deeds, etc. as requested.
 - List all household furniture, furnishings, and appliances: Examples: sofas, lamps, televisions, computers, etc.
 - List all jewelry, antiques, art, coin collections. Note: these items should be appraised (given a dollar value by someone in that business).

ITEM NO. BRIEF DESCRIPTION	GROSS FAIR MARKET VALUE	AMOUNT OF DEBT	NET FAIR MARKET VALUE	PROPOSAL AV	FOR DIVISION vard to: RESPONDE
5. SAVINGS, CHECKING, CREDIT UNION, CASH	\$	\$	\$	\$	\$
6. LIFE INSURANCE (CASH VALUE)					
7. EQUIPMENT, MACHINERY, LIVESTOCK					
8. STOCKS, BONDS, SECURED NOTES					
9. RETIREMENT, PENSN, PROFIT-SHARING, ANNUITIES					
10. ACCOUNTS RECEIVABLE, UNSECURED NOTES TAX REFUNDS					
11. PARTNERSHIPS, OTHER BUSINESS INTERESTS					
12. OTHER ASSETS AND DEBTS					
13. TOTAL FROM					
CONTINUATION SHEET	20				
14. TOTALS 21					
15. A Continuation of Property	/ Declaration (form	FL-161) is attache	d and incorporate	d by reference.	
16. This form does NOTE: If the form does contain an Ex Parte Application and Or	such information, rder to Seal Financ	you may ask the o ial Forms (form FL	ourt to seal this do -316).	ocument by comple	ting and submitting
declare under penalty of perjury under true and correct listing of assets and Date:	tne laws of the St obligations and the	ate of California tha amounts shown a	at, to the best of m re correct.	ly knowledge, the fo	oregoing is
(TYPE OR PRINT NAME)				(SIGNATURE)	
L-160 [Rev. January 1, 2005]	PRO	PERTY DECLAR (Family Law)	ATION		Page

PROPERTY DECLARATION (FL-160)

- page two -

- Find the number on the sample form. *Example:*
- Go to the same number below to find out how to fill out the form.
- Type or print in black ink.

- For Savings, Checking and Credit Union include the amounts contained in these accounts. If you have stored cash somewhere, state the amount.
- 13 Provide Life Insurance information with the amount it is worth if you turned it in, or the loan amount.
- List all equipment, machinery and livestock and the value.
- If you or your spouse has stocks, bonds, secured notes, and/or mutual funds, list them here. Write the certificate/account number for each.
- List retirement funds and pensions. You may attach a copy of the most recent summary page or statement. If you or your spouse participates in any Profit-Sharing or Annuities, list them here.
- If you or your spouse is due to receive any money, list accounts receivable here. Also list any unsecured notes you may have. If you are owed a tax refund this year, provide that information.
- If you or your spouse has a business partnership or other kind of business, list information here.
- List any other assets you or your spouse might have. Use extra sheets as necessary.
- If you used extra continuation sheets, add up all amounts and list them here.
- Add up your total assets from all pages of form FL-160 and fill in the amount on line 14.
- 22 Check if you used additional pages.
- You may provide identifying information about the property listed on this form and you may attach documents regarding the property. for example list account numbers or attach statements. Check whether form does or does not contain this information.
- Date the form. Type or print your name on the left. Sign your name on the right.

TELEPHONE NO. ATTORNEY FOR (Name): SUPERIOR COURT USE ONLY STREET ADDRESS. GIT VAN DE POOLE BRANCH MME. PETITIONER: RESPONDENT: DECLARATION REGARDING SERVICE OF DECLARATION OF DISCLOSURE AND INCOME AND EXPENSE DECLARATION Petitioner's Respondent's Respondent's Respondent's Petitioner's Respondent's Respondent's Petitioner's Respondent's Respondent by: personal service mail other (specify): on (date): Altomay for Petitioner Respondent by: personal service mail other (specify): on (date): 1. Lam the Final Declaration of Disclosure and Income and Expense Declaration was served on: Altomay for Petitioner Respondent by: personal service mail other (specify): on (date): 4. Service of the Final Declaration of Disclosure has been waived under Family Code section 2105, subdivision (d). Ideclare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date:	ATTORNIO (OD D : TT	MITTON TATTOCHE VISION AND AND AND AND AND AND AND AND AND AN	FL
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS MAILING MAILING ADDRESS MAILING ADDRESS MAILING MAILING ADDRESS MAILING MAILING ADDRESS MAILING MAILING MAILING ADDRESS MAILING MAILING MAILING ADDRESS MAILING MAILING MAILING ADDRESS MAILING	AT TURNEY OR PARTY V	NTHOUT ATTORNEY (Name, state bar number, and address):	FOR COURT USE ONLY
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS MAILING MAILING ADDRESS MAILING ADDRESS MAILING MAILING ADDRESS MAILING MAILING ADDRESS MAILING MAILING MAILING ADDRESS MAILING MAILING MAILING ADDRESS MAILING MAILING MAILING ADDRESS MAILING	_	_	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS MAILING MAILING ADDRESS MAILING ADDRESS MAILING MAILING ADDRESS MAILING MAILING ADDRESS MAILING MAILING MAILING ADDRESS MAILING MAILING MAILING ADDRESS MAILING MAILING MAILING ADDRESS MAILING		A	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS MAILING MAILING ADDRESS MAILING ADDRESS MAILING MAILING ADDRESS MAILING MAILING ADDRESS MAILING MAILING MAILING ADDRESS MAILING MAILING MAILING ADDRESS MAILING MAILING MAILING ADDRESS MAILING	TELEPHONE NO.	FAX NO :	
STREET ADDRESS MALING ADDRESS MALING ADDRESS MALING ADDRESS CITY AND 2P CODE BRANCH MAME PETITIONER RESPONDENT: 3 DECLARATION REGARDING SERVICE OF DECLARATION OF DISCLOSURE AND INCOME AND EXPENSE DECLARATION Petitioner's Preliminary Final 1. Lam the Altorney for Petitioner Respondent's Preliminary Declaration of Disclosure and Income and Expense Declaration was served Attorney for Petitioner Respondent by: personal service mail other (specify): on (date): 3. Petitioner's Respondent's Final Declaration of Disclosure and Income and Expense Declaration was served on: Attorney for Petitioner Respondent by: personal service mail other (specify): on (date): 4. Service of the Final Declaration of Disclosure has been waived under Family Code section 2105, subdivision (d). Ideclare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date:	ATTORNEY FOR (Name)	t:	
MALING ADDRESS CITY AND ZPY CODE: BRANCH NAME: PETITIONER RESPONDENT: 3 DECLARATION REGARDING SERVICE OF DECLARATION OF DISCLOSURE AND INCOME AND EXPENSE DECLARATION Petitioner's Petitioner's Preliminary Respondent's Preliminary Petitioner's Respondent's Preliminary Declaration of Disclosure and Income and Expense Declaration was served Altorney for Petitioner Respondent by: personal service mail other (specify): on (date): 3. Petitioner's Respondent's Final Declaration of Disclosure and Income and Expense Declaration was served on: Altorney for Petitioner Respondent by: personal service mail other (specify): on (date): 4. Service of the Final Declaration of Disclosure has been waived under Family Code section 2105, subdivision (d). Ideclare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date:			
DECLARATION REGARDING SERVICE OF DECLARATION OF DISCLOSURE AND INCOME AND EXPENSE DECLARATION Petitioner's Preliminary Respondent's Preliminary Petitioner's Preliminary Final 1. I am the Altorney for Petitioner Respond of Disclosure and Income and Expense Declaration was served on: on (date): 3. Petitioner's Respondent's Final Declaration of Disclosure and Income and Expense Declaration was served on: on (date): 3. Petitioner's Respondent's Final Declaration of Disclosure and Income and Expense Declaration was served on: on (date): 4. Service of the Final Declaration of Disclosure has been waived under Family Code section 2105, subdivision (d). Ideclare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date:			
PETITIONER: RESPONDENT: DECLARATION REGARDING SERVICE OF DECLARATION OF DISCLOSURE AND INCOME AND EXPENSE DECLARATION Petitioner's Peliminary Peliminary Peliminary 1. Lam the	CITY AND ZIP CODE	± 2	
DECLARATION REGARDING SERVICE OF DECLARATION OF DISCLOSURE AND INCOME AND EXPENSE DECLARATION Petitioner's Preliminary Preliminary Respondent's Preliminary Preliminary Final 1. Lam the Altorney for Petitioner Respondent by: personal service mail other (specify): on (date): 3. Petitioner's Respondent's Final Declaration of Disclosure and Income and Expense Declaration was served on: on (date): 3. Petitioner's Respondent's Final Declaration of Disclosure and Income and Expense Declaration was served on: on (date): 4. Service of the Final Declaration of Disclosure has been waived under Family Code section 2105, subdivision (d). Ideclare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date:			
DECLARATION REGARDING SERVICE OF DECLARATION OF DISCLOSURE AND INCOME AND EXPENSE DECLARATION Petitioner's Preliminary Respondent's Preliminary Preliminary 1. I am the	FEIIIONEN		
OF DISCLOSURE AND INCOME AND EXPENSE DECLARATION Pelitioner's Preliminary Prelim	RESPONDENT	: 3	
OF DISCLOSURE AND INCOME AND EXPENSE DECLARATION Pelitioner's Preliminary Prelim	DESL	ADATION DECARDING CEDVICE OF DECLARATION	CASE M IMPED.
Petitioner's Respondent's 4 Final 1. I am the			ONDE NOMBELL
1. I am the		Petitioner's Preliminary	
2. Petitioner's Respondent's Preliminary Declaration of Disclosure and Income and Expense Declaration was served. Altorney for Petitioner Respondent by: personal service mail other (specify): on (date): 3. Petitioner's Respondent's Final Declaration of Disclosure and Income and Expense Declaration was served on: Altorney for Petitioner Respondent by: personal service mail other (specify): on (date): 4. Service of the Final Declaration of Disclosure has been waived under Family Code section 2105, subdivision (d). Ideclare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date:	L	Respondent's 4 Final	
2. Petitioner's Respondent's Preliminary Declaration of Disclosure and Income and Expense Declaration was served. Altorney for Petitioner Respondent by: personal service mail other (specify): on (date): 3. Petitioner's Respondent's Final Declaration of Disclosure and Income and Expense Declaration was served on: Altorney for Petitioner Respondent by: personal service mail other (specify): on (date): 4. Service of the Final Declaration of Disclosure has been waived under Family Code section 2105, subdivision (d). Ideclare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date:		_	
2. Petitioner's Respondent's Preliminary Declaration of Disclosure and Income and Expense Declaration was served. Altorney for Petitioner Respondent by: personal service mail other (specify): on (date): 3. Petitioner's Respondent's Final Declaration of Disclosure and Income and Expense Declaration was served on: Altorney for Petitioner Respondent by: personal service mail other (specify): on (date): 4. Service of the Final Declaration of Disclosure has been waived under Family Code section 2105, subdivision (d). Ideclare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date:	1 Lamthe	1 Attorney for Petitioner Bespon Pin this matter	er .
Altorney for Petitioner Respondent by: personal service mail other (specify): on (date): 3. Petitioner's Respondent's Final Declaration of Disclosure and Income and Expense Declaration was served on: Attorney for Petitioner Respondent by: personal service mail other (specify): on (date): 4. Service of the Final Declaration of Disclosure has been waived under Family Code section 2105, subdivision (d). Ideclare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date:			
on (date): 3. Petitioner's Respondent's Final Declaration of Disclosure and Income and Expense Declaration was served on: Altorney for Petitioner Respondent by: personal service mail other (specify): on (date): 4. Service of the Final Declaration of Disclosure has been waived under Family Code section 2105, subdivision (d). Ideclare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date:			
3. Pelitioner's Respondent's Final Declaration of Disclosure and Income and Expense Declaration was served on: Altomy for Pelitioner Respondent by: personal service mail other (specify): on (date): 4. Service of the Final Declaration of Disclosure has been waived under Family Code section 2105, subdivision (d). Ideclare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date:	Attorney fo	or Petitioner Respondent by: personal ser	rvice mail other (specify):
Altorney for Petitioner Respondent by: personal service mail other (specify): on (date): 4. Service of the Final Declaration of Disclosure has been waived under Family Code section 2105, subdivision (d). declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.	on (date):		
Altomey for Petitioner Respondent by: personal service mail other (specify): on (date): 4. Service of the Final Declaration of Disclosure has been waived under Family Code section 2105, subdivision (d). Ideclare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date:	. D-##:	Decomposition of the transfer	
on (date): 4. Service of the Final Declaration of Disclosure has been waived under Family Code section 2105, subdivision (d). I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date:			
4. Service of the Final Declaration of Disclosure has been waived under Family Code section 2105, subdivision (d). I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date:	Audiney is	or remoder respondent by: personal serv	vice mail other (spechy).
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date:			
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date:	on (date):		
Date:		the Final Declaration of Disclosure has been waited under Family	Coda saction 2105, subdivision (d)
9 •		the Final Declaration of Disclosure has been waived under Family	Code section 2105, subdivision (d).
9 •	4. Service of	,	
(TYPE OR PRINT NAME) (SIGNATURE)	4. Service of	,	
(TYPE OR PRINT NAME) (SIGNATURE)	4. Service of	,	
	4. Service of	nailty of perjury under the laws of the State of California that the foreg	going is true and correct.
	4. Service of	nailty of perjury under the laws of the State of California that the foreg	going is true and correct.
	4. Service of	nailty of perjury under the laws of the State of California that the foreg	going is true and correct.
Note:	4. Service of	naily of perjury under the laws of the State of California that the foreg	going is true and correct.
File this document with the court.	4. Service of	naily of perjury under the laws of the State of California that the foreg	going is true and correct. (SIGNATURE)
File this document with the court. Do not file a copy of either the <i>Preliminary</i> or <i>Final Declaration of</i>	4. Service of	Note: File this document with the co	going is true and correct. (SIGNATURE) BUILT. Final Declaration of
File this document with the court.	4. Service of	Note: File this document with the co	going is true and correct. (SIGNATURE) DUITT. Final Declaration of
File this document with the court. Do not file a copy of either the <i>Preliminary</i> or <i>Final Declaration of</i>	4. Service of	Note: File this document with the co	going is true and correct. (SIGNATURE) BUILT. Final Declaration of
File this document with the court. Do not file a copy of either the <i>Preliminary</i> or <i>Final Declaration of</i>	4. Service of	Note: File this document with the co	going is true and correct. (SIGNATURE) BUILT. Final Declaration of
File this document with the court. Do not file a copy of either the <i>Preliminary</i> or <i>Final Declaration of</i>	4. Service of	Note: File this document with the co	going is true and correct. (SIGNATURE) BUILT. Final Declaration of
File this document with the court. Do not file a copy of either the <i>Preliminary</i> or <i>Final Declaration of</i>	4. Service of	Note: File this document with the co	going is true and correct. (SIGNATURE) BUILT. Final Declaration of
File this document with the court. Do not file a copy of either the <i>Preliminary</i> or <i>Final Declaration of</i>	4. Service of	Note: File this document with the co	going is true and correct. (SIGNATURE) BUILT. Final Declaration of
File this document with the court. Do not file a copy of either the <i>Preliminary</i> or <i>Final Declaration of Disclosure</i> with this document.	4. Service of	Note: File this document with the co	going is true and correct. (SIGNATURE) Burt. Final Declaration of int.
File this document with the court. Do not file a copy of either the <i>Preliminary</i> or <i>Final Declaration of Disclosure</i> with this document.	4. Service of I declare under per Date:	Note: File this document with the co Do not file a copy of either the Preliminary or Disclosure with this docume	going is true and correct. (SIGNATUPE) JUITT. Final Declaration of nt.
File this document with the court. Do not file a copy of either the <i>Preliminary</i> or <i>Final Declaration of Disclosure</i> with this document. Particular of the Management Library Company of the Management Library Company Co	4. Service of I declare under per Date:	Note: File this document with the co Do not file a copy of either the Preliminary or Disclosure with this docume Declaration regardless Services	(SIGNATURE) URIT. Final Declaration of nt. Page For Family Code, 58 27 64, 266

DECLARATION REGARDING SERVICE OF DECLARATION OF DISCLOSURE (FL-141)

- Find the number on the sample form. *Example:* •
- Go to the same number below to find out how to fill out the form.
- ▶ Type or print in black ink
- ▶ If you know the CASE NUMBER fill it in. If not known, leave it blank.
- 1 Write your name and address. Also write your phone number, and a fax number if you have one.
- 2 If not filled in for you, write "Fresno" after COUNTY OF. The address is: 1100 Van Ness Ave., Fresno CA 93724-0002. The Branch Name is: Central Branch.
- Write the name of the Petitioner and Respondent. The Petitioner is the party that starts the case against another person, the Respondent.
- 4 Check the box that identifies you as the Petitioner or Respondent. Check "Preliminary."
- 5 Check the box that identifies you as the Petitioner or Respondent in the case.
- 6 Check the box before "My Preliminary Declaration of Disclosure and Income and Expense Declaration was served on" then check Petitioner or Respondent (whichever applies to the other party).
 - If the forms were personally delivered to the other party, check the first box. If the forms were mailed to the other party, check that box. If another method was used, check "other" and describe in the space provided.
 - Fill in the date the forms were served to the other party.
- 7 DO NOT fill out this section.
- 8 DO NOT check this box.
- Date the form. Type or print your name on the left. Sign your name on the right.

ATTOONIEV	OR PARTY WITHOUT ATTORNEY (Name. State Bar number, and address):	FL-17
ALTORNEY	OR PARTY WITHOUT ATTORNET (Name, State Barnomore, and appress):	FOR COURT USE ONLY
	A	
	LEPHONE NO.: FAX NO. (Optional):	
	RESS (Optional): PY FOR (Name):	
	SUPERIOR SOURT OF CALIFORNIA • COUNTY OF FRESNO 1100 Van Ness Avenue Fresno, California 93724-0002	
PI	ETITIONER:	
RES	SPONDENT:	
	DECLARATION FOR DEFAULT OR UNCONTESTED	CASE NUMBER:
5	DISSOLUTION LEGAL SEPARATION	4
	ems 1 through 16 apply to both dissolution and legal separation procee are that if I appeared in court and were sworn, I would testify to the truth of the	
	e that my case will be proven by this declaration and that I will not appear before	
	information in the Petition Response is true and correct.	. 6
	It or uncontested (Check a or b.)	
a. 🗀	The default of the respondent was entered or is being requested, and I ar petition. OR	n not seeking any relief not requested in the
b	The parties have agreed that the matter may proceed as an uncontested attached or is incorporated in the attached settlement agreement or stipul	
	ment agreement (Check a or b.)	
a.	The parties have entered into ☐ an agreement ☐ a stipulated, their marriage or domestic partnership rights, including support, the origin court. I request that the court approve the agreement. OR	
b. 🗀	☐ There is no agreement or stipulated judgment, and the following state	ments are true (check at least one,
	including item (2) if a community estate exists): (1) There are no community or quasi-community assets or community assets.	unity dabte to be disposed of by the court
	The community and quasi-community assets and debts are its Declaration (form FL-160), which includes an estimate of the visitnibuted to each party. The division in the proposed Judgm division of the property and debts, or if there is a negative estar.	ted on the attached completed current <i>Propert</i> value of the assets and debts that I propose to b ent (Family Law) (form FL-180) is a fair and equ
6. Declar	ration of disclosure (Check a, b, or c.) Both the petitioner and respondent have filed, or are filing concurrently, a	Declaration Regarding Service of Declaration
в. ⊏ b. ⊏	of Disclosure (form FL-141) and an income and Expense Declaration (for This matter is proceeding by default. I am the petitioner in this action and Declaration of Disclosure (form FL-140) with the court. I hereby waive rec	m FL-150). have filed a proof of service of the preliminary
c	FL-140) from the respondent. This matter is proceeding as an uncontested action. Service of the final D	eclaration of Disclosure (form FL-140) is mutua
_	waived by both parties. A waiver provision executed by both parties unde agreement or proposed judgment or another, separate stipulation.	
	Child custody should be ordered as set forth in the proposed Judgment (Fac Child visitation should be ordered as set forth in the proposed Judgment (Fac	
9. Spous Expen	Clinia visitation should be ordered as set continuing proposed program (r- sal, partner, and family support (if a support order or attorney fees are requ se Declaration (form FL-150) unless a current form is on file. Include your be- at least one of the following.)	ested, submit a completed Income and
a. 🗀	☐ I knowingly give up forever any right to receive spousal or partner support	
b c	 ☐ Lask the court to reserve jurisdiction to award spousal or partner support ☐ Spousal support should be ordered as set forth in the proposed Judgmen 	
d. 🗆	☐ Family support should be ordered as set forth in the proposed Judgment	(Family Law) (form FL-180). Page 1 of:
Form Adonted	for Mandatory Use DECLARATION FOR DEFAULT OR UNCO	NTESTED Family Code, § 233

DECLARATION FOR DEFAULT OR UNCONTESTED DISSOLUTION OR LEGAL SEPARATION (FL-170)

DIRECTIONS FOR STATUS ONLY DEFAULT

- Find the number on the sample form. *Example:* ①
- Go to the same number below to find out how to fill out the form.
- ▶ Type or print in black ink

- 1 Write your name, address and phone number.
- If not filled in for you, write "Fresno" after COUNTY OF. The address is: 1100 Van Ness Ave., Fresno CA 93724-0002. The Branch Name is: Central Branch.
- Write the name of the Petitioner and Respondent. The Petitioner is the party that starts the case against another person, the Respondent.
- Write in your case number.
- Check the box for Dissolution.
- Check the "Petition" box.
- Check box 4(a) since you are proceeding by Default.
- 8 Do Not check any boxes in item 5 since this is a Status Only Default.
- **9** Check box 6(b) since you are proceeding by Default.
- Do Not check any boxes in items 7, 8 or 9 since this is a Status Only Default. .

		CASE NUMBER:	
		PETITIONER: RESPONDENT: 110 COSE NUMBER: 121	DECLARATION
	10.	Child support should be ordered as set forth in the proposed Judgment (Family Law) (form FL-180).	
	11.	a. I am receiving am not receiving intend to apply for public assistance for the child or children lis in the proposed order.	
		b. To the best of my knowledge, the other party is is is not receiving public assistance.	UNCONTESTED
B	12.	☐ The petitioner ☐ respondent is presently receiving public assistance, and all support should be made paya local child support agency at the address set forth in the proposed judgment. A representative of the local child support a has signed the proposed judgment.	
	13.	If there are minor children, check and complete item a and item b or c: a. My gross (before taxes) monthly income is (specify): \$	LEGAL
		b. The estimated gross monthly income of the other party is (specify): \$ c. I have no knowledge of the estimated monthly income of the other party for the following reasons (specify):	SEPARATION
		d. I request that this order be based on the petitioner's respondent's earning ability. The facts in my estimate of earning ability are (specify):	upport of (FL-170)
		Continued on Attachment 13d.	- naga two -
	14.	Parentage of the children of the petitioner and respondent born prior to their marriage or domestic partnership shou ordered as set forth in the proposed Judgment (Family Law) (form FL-180). A declaration regarding parentage is at	
	15.	Attorney fees should be ordered as set forth in the proposed Judgment (Family Law) (form FL-180).	
14	16.	The petitioner respondent requests restoration of his or her former name as set forth in the proposed <i>Ju</i> (Family Law) (form FL-180).	DIRECTIONS
	17.	There are irreconcilable differences that have led to the irremediable breakdown of the marriage or domestic partnership, there is no possibility of saving the marriage or domestic partnership through counseling or other means.	FOR STATUS UNLI
	18.	This declaration may be reviewed by a commissioner sitting as a temporary judge, who may determine whether to grant to require my appearance under Family Code section 2336.	, DELITEET
	19.	STATEMENTS IN THIS BOX APPLY ONLY TO DISSOLUTIONS—Items 19 through 21 If this is a dissolution of marriage or of a domestic partnership created in another state, the petitioner and/or the responde has been a resident of this county for at least three months and of the state of California for at least six months continuous and immediately preceding the date of the filling of the petition for dissolution of marriage or domestic partnership.	sample form.
_	20.	I ask that the court grant the request for a judgment for dissolution of marriage or domestic partnership based upon irreconcilable differences and that the court make the orders set forth in the proposed <i>Judgment (Family Law)</i> (form FL-18 submitted with this declaration.	Example: 15
15	21.	This declaration is for the termination of marital or domestic partner status only. I ask the court to reserve jurisd over all issues whose determination is not requested in this declaration.	V Go to the same number
	22.	THIS STATEMENT APPLIES ONLY TO LEGAL SEPARATIONS I ask that the court grant the request for a judgment for legal separation based upon irreconcilable differences and that the court make the orders set forth in the proposed Judgment (Family Law) (form FL-180) submitted with this declaration. I understand that a judgment of legal separation does not terminate a marriage or domestic partnership and that	
		married or a partner in a domestic partnership.	Type or print in black ink.
	23.	Other (specify):	1 Type of print in older lik.
	I de Date	ectare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. e: (IYPE OR PRINT NAME) (SIGNATURE OF DECLARANT)	
	FL-17	To [Rev. January 1, 2009] DECLARATION FOR DEFAULT OR UNCONTESTED DISSOLUTION or LEGAL SEPARATION (Family Law)	Page 2 of 2
(0	List the full name of both parties in the case.	
(P	Write in your case number.	
(B	Do Not check any boxes in items 10, 11, 12, 13, 14 or 15 sin	ce this is a Status Only Default.
(1	Check the box for petitioner if you would like your former name/n	naiden name back.

Print your name on the left and sign it on the right. Put in the date that you signed the form.

You **MUST** Check the box at Item 21.

	FL-180
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHCKE NO.: FAX.NO. (Optional): E-MAIL ADDRESS (Optional): ATTOCHEV FOR (Manu):	
SUPERIOR COURT OF CALIFORNIA • COUNTY OF FRESNO 1100 Van Ness Avenue 2 esno, California 93724-0002	
MARRIAGE OF PETITIONER: RESPONDENT:	
JUDGMENT DISSOLUTION LEGAL SEPARATION NULLITY Status only Reserving jurisdiction over termination of marital or domestic partnership status Judgment on reserved issues Date marital or domestic partnership status ends:	CASE NUMBER:
This judgment contains personal conduct restraining orders mod The restraining orders are contained on page(s) of the attachment. They ex	
2. This proceeding was heard as follows: Default or uncontested By dedai Contested Dept.: Room. b. Judicial officer (name): c. Petitioner present in court Attorney present in court (name): d. Respondent present in court (name): Attorney present in court (name): f. Other (specify name):	ry judge ame):
The court acquired jurisdiction of the respondent on (date): The respondent was served with process. The respondent appeared.	
THE COURT ORDERS, GOOD CAUSE APPEARING 4. a. Judgment of dissolution is entered. Marital or domestic partnership status is to status of single persons (1) on (specify date); (2) on a date to be determined on noticed motion of either party or on	
b.	
d.	effect except as provided below. irty must complete and file with the court a this judgment. The parents must notify the , by filing an updated form. The <i>Notice</i>
court of any change in the information submitted within 10 days of the change of Rights and Responsibilities—Health Care Costs and Reimbursement Proce Child Support Order (form FL-192) is attached.	dures and information Sheet on Changing : Page 1 of:

JUDGMENT (FL-180)

DIRECTIONS FOR STATUS ONLY DEFAULT

- Find the number on the sample form. *Example:* ①
- Go to the same number below to find out how to fill out the form.
- ▶ Type or print in black ink

- Write your name, address and phone number.
- If not filled in for you, write "Fresno" after COUNTY OF. The address is: 1100 Van Ness Ave., Fresno CA 93724-0002. The Branch Name is: Central Branch.
- Write the name of the Petitioner and Respondent. The Petitioner is the party that starts the case against another person, the Respondent.
- Write in your case number.
- Check the "Dissolution" Box and Check the "Status Only" Box.
- If it has been less than 5 months since you served your spouse with the original Dissolution papers, write in the date the marriage will end. This date will be 6 months and 1 day from the date your spouse was served. If it has been more then 5 months since your spouse was served with the original papers leave this space blank.
- At Item 2 check the "by declaration under Family Code section 2336" Box.
- At Item 3 write in the date your spouse was served with the original Dissolution papers and check Box 3(a).
- Check Box 4(a) and 4(a)(1). If it has been less than 5 months since you served your spouse with the Dissolution papers, write in the date the marriage will end at Item 4(a)(1). If it has been more then 5 months since your spouse was served with the original Dissolutions papers leave the space blank.
- At Item 4(f) Check the "Petitioner's" box if you would like your former name back write in that name.
- Check Box 4(g).

CASE NAME	(Last name, first name of each party):	6	CASE NUMBER:	
		<u> </u>		
i. (Cont'd.) i j k	A settlement agreement between the A written stipulation for judgment bet Child custody and visitation are order (1)	ween the parties is attached. red as set forth in the attached		
)	(2) Child Custody and Visitat	pulation for judgment, or other writ ion Order Attachment (form FL-34: Custody and/or Visitation of Childr	1).	
I	(2) Child Support Information	in the attached pulation for judgment, or other writ a and Order Attachment (form FL-3 · Modify Child Support and Order (f	42).	
	(4) other (specify):			
m. 🗀		d as set forth in the attached pulation for judgment, or other writ ily Support Order Attachment (form	9	
		Code section 4320. The failure to r	e good faith efforts to become self- make reasonable good faith efforts may r terminating spousal or partner support.	
n. 🔲		rth in the attached ipulation for judgment, or other wri int to Judgment (form FL-345).	tten agreement.	
o.	Parentage is established for children Other (specify):	of this relationship born prior to th	e marriage or domestic partnership.	
ach attachn ovisions.	nent to this judgment is incorporated i	nto this judgment, and the parties a	are ordered to comply with each attachment's	
	reserved to make other orders nece	ssary to carry out this judgment.		
ate:			JUDICIAL OFFICER	-
Number	of pages attached:	SIGNAT	URE FOLLOWS LAST ATTACHMENT	
NOTE: If		on, you may ask the court to seal t	g information about, the assets and debts listed. his document by completing and submitting an	
omestic pa urvivorship pouse or de natters, as	rtner's will, trust, retirement plan, po rights to any property owned in joint omestic partner as beneficiary of the	wer of attorney, pay-on-death ba tenancy, and any other similar thi other spouse's or domestic partni tit accounts, insurance policies, r	or domestic partner under the other spouse's on nk account, transfer-on-death vehide registration ng. It does not automatically cancel the rights of ef's life insurance policy. You should review these retirement plans, and credit reports, to determine	i, a e
ebt or oblig	igation may be assigned to one party ation, the creditor may be able to colle assignment may be issued without ac	ect from the other party.	rty and debts, but if that party does not pay the er, or spousal support is ordered.	
ny party re	quired to pay support must pay interes			╛
-180 [Rev. Janua	iry 1, 2005]	JUDGMENT (Family Law)	Page 2 of	2

JUDGMENT (FL-1870)

- page two -

DIRECTIONS FOR STATUS ONLY DEFAULT

- Find the number on the sample form.

 Example:
- ▶ Go to the same number below to find out how to fill out the form.
- Type or print in black ink.

- List the full name of both parties in the case.
- Write in your case number.
- 10 Do Not check any boxes in items 4(i) 4(p) since this is a Status Only Judgment.
- 15 Read this information.

ATTORNEY OR PARTY WITHOUT ATTORNE	Y (Name, State Barnumber, and address):	FOR COURT USE ONLY
-	1	FOR COURT USE ONLY
TELEPHONE NO.:	FAX.NO. (Optional):	
E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):		
	OF CALIFORNIA • COUNTY OF FRESNO 1100 Van Ness Avenue	
Fres	sno, California 93724-0002	
PETITIONER: RESPONDENT:	3	
NOTIC	E OF ENTRY OF JUDGMENT	CASE NUMBER:
You are notified that the following	judgment was entered on (date):	
1. Dissolution		
 Dissolution—status only Dissolution—reserving ji 		nestic partnership
Legal separation	disdiction of markar status of don	lesuc partiersnip
5. Nullity		
 Parent-child relationship Judgment on reserved is 		
8. Other (specify):	saues	
Date:	Clerk, by	, Deputy
—NO	TICE TO ATTORNEY OF RECORD OR PARTY W	VITHOUT ATTORNEY—
Under the provisions of Code of C		
	Civil Procedure section 1952, if no appeal is filed th nys from the expiration of the appeal time.	e court may order the exhibits destroyed or
otherwise disposed of after 60 da	ays from the expiration of the appeal time. EMENT IN THIS BOX APPLIES ONLY TO JUDGN	
otherwise disposed of after 60 da STATE Effective date of termination of	nys from the expiration of the appeal time. EMENT IN THIS BOX APPLIES ONLY TO JUDGN marital or domestic partnership status (specify):	MENT OF DISSOLUTION
otherwise disposed of after 60 da STATE Effective date of termination of WARNING: Neither party ma	ys from the expiration of the appeal time. EMENT IN THIS BOX APPLIES ONLY TO JUDGM marital or domestic partnership status (specify): ay remarry or enter into a new domestic partnership status, as shown in this box.	TENT OF DISSOLUTION Ship until the effective date of the termination
otherwise disposed of after 60 da STATE Effective date of termination of WARNING: Neither party ma of marital or domestic partne	ys from the expiration of the appeal time. EMENT IN THIS BOX APPLIES ONLY TO JUDGM marital or domestic partnership status (specify): ay remarry or enter into a new domestic partnership status, as shown in this box. CLERK'S CERTIFICATE OF MAIL	MENT OF DISSOLUTION ship until the effective date of the termination
otherwise disposed of after 60 da STATE Effective date of termination of WARNING: Neither party ma of marital or domestic partne	ys from the expiration of the appeal time. EMENT IN THIS BOX APPLIES ONLY TO JUDGM marital or domestic partnership status (specify): ay remarry or enter into a new domestic partnership status, as shown in this box.	IENT OF DISSOLUTION ship until the effective date of the termination ING ry of Judgment was mailed first class, postage
otherwise disposed of after 60 da STATE Effective date of termination of WARNING: Neither party ma of marital or domestic partne	ys from the expiration of the appeal time. EMENT IN THIS BOX APPLIES ONLY TO JUDGN marital or domestic partnership status (specify): any remarry or enter into a new domestic partnership status, as shown in this box. CLERK'S CERTIFICATE OF MAIL his cause and that a true copy of the Notice of Entit	MENT OF DISSOLUTION ship until the effective date of the termination ING ry of Judgment was mailed first class, postage has mailed
otherwise disposed of after 60 da STATE Effective date of termination of WARNING: Neither party ma of marital or domestic partne I certify that I am not a party to th fully prepaid, in a sealed envelope	ys from the expiration of the appeal time. EMENT IN THIS BOX APPLIES ONLY TO JUDGM marital or domestic partnership status (specify): ny remarry or enter into a new domestic partnership status, as shown in this box. CLERK'S CERTIFICATE OF MAILI nis cause and that a true copy of the Notice of Entre eaddressed as shown below, and that the notice we	MENT OF DISSOLUTION ship until the effective date of the termination ING ry of Judgment was mailed first class, postage has mailed
otherwise disposed of after 60 da STATE Effective date of termination of WARNING: Neither party ma of marital or domestic partne I certify that I am not a party to th tully prepaid, in a sealed envelope at (place):	ys from the expiration of the appeal time. EMENT IN THIS BOX APPLIES ONLY TO JUDGN marital or domestic partnership status (specify): ay remarry or enter into a new domestic partner ership status, as shown in this box. CLERK'S CERTIFICATE OF MAIL his cause and that a true copy of the Notice of Enti- e addressed as shown below, and that the notice w Clerk, by	IENT OF DISSOLUTION ship until the effective date of the termination ING ry of Judgment was mailed first class, postage as mailed (e):
otherwise disposed of after 60 da STATE Effective date of termination of WARNING: Neither party ma of marital or domestic partne I certify that I arm not a party to th tully prepaid, in a sealed envelope at (place): Date:	ys from the expiration of the appeal time. EMENT IN THIS BOX APPLIES ONLY TO JUDGN marital or domestic partnership status (specify): ay remarry or enter into a new domestic partner ership status, as shown in this box. CLERK'S CERTIFICATE OF MAIL his cause and that a true copy of the Notice of Enti- e addressed as shown below, and that the notice w Clerk, by Clerk, by	IENT OF DISSOLUTION ship until the effective date of the termination ING ny of Judgment was mailed first class, postage ass mailed le):, Deputy
otherwise disposed of after 60 da STATE Effective date of termination of WARNING: Neither party ma of marital or domestic partne I certify that I arm not a party to th tully prepaid, in a sealed envelope at (place): Date:	ys from the expiration of the appeal time. EMENT IN THIS BOX APPLIES ONLY TO JUDGN marital or domestic partnership status (specify): ay remarry or enter into a new domestic partner ership status, as shown in this box. CLERK'S CERTIFICATE OF MAIL his cause and that a true copy of the Notice of Enti- e addressed as shown below, and that the notice w Clerk, by Clerk, by	IENT OF DISSOLUTION ship until the effective date of the termination ING ny of Judgment was mailed first class, postage ass mailed le):, Deputy

NOTICE OF ENRTY OF JUDGMENT (FL-190)

DIRECTIONS FOR STATUS ONLY DEFAULT

- Find the number on the sample form. *Example:* ①
- Go to the same number below to find out how to fill out the form.
- ▶ Type or print in black ink

- 1 Write your name, address and phone number.
- If not filled in for you, write "Fresno" after COUNTY OF. The address is: 1100 Van Ness Ave., Fresno CA 93724-0002. The Branch Name is: Central Branch.
- Write the name of the Petitioner and Respondent. The Petitioner is the party that starts the case against another person, the Respondent.
- Write in your case number.
- Leave this space Blank Do Not Write in a Date.
- Check Box 2.
- Write your name and address.
- Write your spouses name and address.

BLANK

FORMS

	1 L-103
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):	
PETITIONER:	
RESPONDENT:	
REQUEST TO ENTER DEFAULT	CASE NUMBER:
To the clerk: Please enter the default of the respondent who has failed to respond to the	petition.
2. A completed Income and Expense Declaration (form FL-150) or Financial Statement (Sir	nplified) (form FL-155)
is attached is not attached. A completed <i>Property Declaration</i> (form FL-160) is attached is not attached.	od.
because (check at least one of the following):	eu
 (a) there have been no changes since the previous filing. (b) the issues subject to disposition by the court in this proceeding are the subject 	4 - 4
(b) the issues subject to disposition by the court in this proceeding are the subject (c) there are no issues of child, spousal, or partner support or attorney fees and contains the court in this proceeding are the subject to disposition by the court in this proceeding are the subject to disposition by the court in this proceeding are the subject to disposition by the court in this proceeding are the subject to disposition by the court in this proceeding are the subject to disposition by the court in this proceeding are the subject to disposition by the court in this proceeding are the subject to disposition by the court in this proceeding are the subject to disposition by the court in this proceeding are the subject to disposition by the court in this proceeding are the subject to disposition by the court in this proceeding are the subject to disposition by the court in this proceeding are the subject to disposition by the court in this proceeding are the subject to disposition by the court in this proceeding are the subject to disposition by the court in the court i	-
(d) the petition does not request money, property, costs, or attorney fees. (Fam. 0	-
 (e) there are no issues of division of community property. (f) this is an action to establish parental relationship. 	
Date:	
)	
(TYPE OR PRINT NAME) (SIGNA	TURE OF [ATTORNEY FOR] PETITIONER)
3. Declaration	
 a. No mailing is required because service was by publication or posting and the ab. b. A copy of this Request to Enter Default, including any attachments and an envelope 	•
provided to the court clerk, with the envelope addressed as follows (address of the respondent's last known address):	
the respondent's last known address).	
I declare under penalty of perjury under the laws of the State of California that the foregoing	is true and correct.
Date:	
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)
FOR COURT USE ONLY	
Request to Enter Default mailed to the respondent or the respondent's attorney on (c	date):
Default entered as requested on (date): Default not entered. Reason:	
	Danish
Clerk, by	, Deputy

(SIGNATURE OF DECLARANT)	(ТРРЕ ОВ РИИТ ИАМЕ)
	Date:
is true and correct.	I declare under penalty of perjury under the laws of the State of California that the foregoing i
United States as defined in section 511 et entitled to the benefits of such act.	5. Declaration of nonmilitary status. The respondent is not in the military service of the Leg. of the Servicemembers Civil Relief Act (50 U.S.C. Appen. § 501 et seq.), and is not in the Servicemembers Civil Relief Act (50 U.S.C. Appen. § 501 et seq.).
(SIGNATURE OF DECLARANT)	(ТҮРЕ ОК РЯІИТ ИАМЕ)
	Date:
is true and correct.	cost are correct and have been necessarily incurred in this cause or proceeding. I declare under penalty of perjury under the laws of the State of California that the foregoing is
o and belief, the foregoing items of	c. I am the attorney, agent, or party who claims these costs. To the best of my knowledg
***************************************	JATOT
\$ ······	
\$s	
*	(3) О́грес (sbecify):
	(2) Process server's fees
\$	Di. Costa and disbut sentents are fisted as follows: (1)
	a. Costs and disbursements are waived. b. Costs and disbursements are listed as follows:
	4. Memorandum of costs

CASE NUMBER:

CASE NAME (Last name, first name of each party):

You	our name and address or attorney's name and address:	TELEPHONE NO.:	FOR COURT USE ONLY
_			
AII	TORNEY FOR (Name):		
	PETITIONER/PLAINTIFF:		
ı	RESPONDENT/DEFENDANT:		
	OTHER PARENT:		
	FINANCIAL STATEMENT (SIMPLIFIED)		CASE NUMBER:
	NOTICE: Bood many 2 to find out if you may		and hourtouse it
	NOTICE: Read page 2 to find out if you qu	ality to use this form	and now to use it.
1.			
	b I have applied for TANF, SSI, or GA/GR.I am the parent of the following number of natural or adopted chi	dran from this relation	shin
	a. The children from this relationship are with me this amount of		
	b. The children from this relationship are with the other parent th		
	c. Our arrangement for custody and visitation is (specify, using a		
			ehold married filing separately.
Э.	This income comes from the following:		<u>\$</u>
	Allacii i Colory/wa gooy Amount before toyon nor m	onth	\$
	stubs for Salary Wages. Amount before taxes per mon		
	last 2 Unemployment compensation: Amount pe	r month	\$
	last 2 Unemployment compensation: Amount per months here Workers' compensation: Amount per months	h	\$
	Cross out Social security: SSI Other	Amount per month	
	numbers) Interest income (from bank accounts or or	her): Amount per mon	th <u>\$</u>
	I have no income other than as stated in this par		
	I pay the following monthly expenses for the children in this case		¢
	a. Day care or preschool to allow me to work or go to sch		
	b. Health care not paid for by insurance		
	c. School, education, tuition, or other special needs of the d. Travel expenses for visitation		
7.			
۲. ا	that I pay are		
8.	I spend the following average monthly amounts (please attach pl		
	a. Job-related expenses that are not paid by my employe	•	expenses on separate sheet) \$
	b. Required union dues	· ·	
	c. Required retirement payments (not social security, FIC		
	d. Health insurance costs		
	e. Child support I am paying for other minor children of m		
	f. Spousal support I am paying because of a court order for another relationship		
			<u>\$</u>
_	If mortgage: interest payments \$ real p		
	Information concerning my current employment molecular	my most recent emplo	yment:
	Employer: Address:		
	Telephone number:		
	My occupation:		
	Date work started:		
	Date work stopped (if applicable): What was your gross	income (before taxes)	before work stopped?:

Page 1 of 2

	It is very important that you attend the hearings scheduled for this case. I court may make an order without considering the information you want the	
	Step 8: Keep the remaining copies of the documents for your file. Step 9: Take the copy of your latest federal income tax return to the court	t hearing.
	Step 7: File the original with the court. Staple this form with 1 copy of each or months. Take this document and give it to the clerk of the court. Check with yo your return.	
	Step 6: Serve a copy on the other party. Have someone other than yourself if party, the other party, and the local child support agency, if they are handling the of each of your stubs for the last two months, and 1 copy of your most recent fe	he case, 1 copy of this form, 1 copy
	Step 5: Make 2 copies of each side of this completed form and any attach	saged pages.
	Step 4: Complete this form with the required information. Type the form if p clearly in black ink. If you need additional room, please use plain or lined paper	
	Step 3: Make 2 copies of your most recent federal income tax form.	
	payment notice or your tax return	
	Step 2: Make 2 copies of each of your pay stubs for the last two months. I than wages or salary, include copies of the pay stub received with that money. Privacy notice: If you wish, you may cross out your social security number if it is	
	If you are eligible to use this form and choose to do so, you do not need to com Declaration (form FL-150). Even if you are eligible to use this form, you may ch and Expense Declaration (form FL-150).	
	 Are you self-employed? 	
	Welfare (such as TANF, GR, or GA) Salary or wages Disability Unemployment Unemployment	
	 Are you asking for spousal support (alimony) or a change in spousal support? Is your spouse or former spouse asking for spousal support (alimony) or a change the other party asking you to pay his or her attorney fees? Is the other party asking you to pay his or her attorney fees? Do you receive money (income) from any source other than the following? 	
	:wuoj siyi əsn	
	Step 1: Are you eligible to use this form? If your answer is YES to any of the	TON ysm uoy ,snoiteaup gniwollot e
_	INSTRUCTIONS	
_	DITITED (SMAN TNISH SO ENTY)	(SIGNATURE OF DECLARANT) ONER/PLAINTIFF RESPONDENT/DEFENDANT
]	ațe:	
	declare under penalty of perjury under the laws of the State of California that the informat by attachments is true and correct.	tion contained on all pages of this form and
	I am attaching a copy of page 3 of form FL-150, Income and Expense Declaration	
l L	. My current spouse's monthly income (before taxes) is	
<i>,</i>). My estimate of the other party's gross monthly income (before taxes) is	\$
-	PETITIONER/PLAINTIFF: ESPONDENT/DEFENDANT: :TNBAR PARENT:	СРЗЕ ИОМВЕК:

ATTORNEY OR PARTY WITHOUT ATTO	FOR COURT USE ONLY	
TELEPHONE NO.: E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):	FAX NO. (Optional):	
PETITIONER:		
RESPONDENT:		
	RESPONDENT'S D QUASI-COMMUNITY PROPERTY DECLARATION PERTY DECLARATION	CASE NUMBER:

INSTRUCTIONS

When this form is attached to the Petition or Response, values and your proposal regarding division need not be completed. Do not list community, including quasi-community, property with separate property on the same form. Quasi-community property must be so identified. For additional space, use Continuation of Property Declaration (form FL-161).

ITEM NO. BRIEF D	ESCRIPTION	GROSS FAIR MARKET VALUE	AMOUNT OF DEBT	NET FAIR MARKET VALUE	PROPOSAL F Awa PETITIONER	FOR DIVISION rd to: RESPONDENT
1. REAL ESTATE		\$	\$	\$	\$	\$
2. HOUSEHOLD FU						
FURNISHINGS,	APPLIANCES					
3. JEWELRY, ANT	OUES ART					
COIN COLLECT						
4. VEHICLES, BOA	TS,					

16. This form does not contain the locations of, or identifying information about, the assets and debts listed.					.91	
15. A Continuation of Property Declaration (form FL-161) is attached and incorporated by reference.				.GI		
					SJATOT	.+1
					2 14101	VI
					CONTINUATION SHEET	
					MOA7 JATOT	.51
					OTHER ASSETS AND DEBTS	ا ات.
					BUSINESS INTERESTS	
					. РАКТИЕРВНІРЅ, ОТНЕР	`ll
					NASECURED NOTES, TAX REFUNDS	
					ACCOUNTS RECEIVABLE,	١٥٠.
					SAITIUNNA	
					RETIREMENT, PENSION, PROFIT-SHARING,	.6
					NOIONAL INJUNIO	
					NOLES	
					STOCKS, BONDS, SECURED	.8
					LIVESTOCK	
					ЕФПРМЕИТ, МАСНІИЕRY,	
					(ALUE)	
					LIFE INSURANCE (CASH	.9
					1107/0	
					C∀EDIT UNION,	
\$	\$	\$	\$	\$	SAVINGS, CHECKING,	·9
RESPONDENT FOR DIVISION	SWA RETITIONER	NET FAIR MARKET VALUE	AMOUNT OF TEBT	GROSS FAIR WARKET VALUE		ITE
-OR DIVISION	I JASO9099	AIA T T TAIR	TO TIMI IONA	GROSS FAIR	71	

•	Date:
perjury under the laws of the State of California that, to the best of my knowledge, the foregoing is assets and obligations and the amounts shown are correct.	
oes does not contain the locations of, or identifying information about, the assets and debts listed. does contain such information, you may ask the court to seal this document by completing and submitting ation and Order to Seal Financial Forms (form FL-316).	NOTE: If the form

(Family Law)

PROPERTY DECLARATION

(SIGNATURE)

	FL-141
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO.:	
ATTORNEY FOR (Name):	
PETITIONER:	
RESPONDENT:	
DECLARATION REGARDING SERVICE OF DECLARATION OF DISCLOSURE AND INCOME AND EXPENSE DECLARATION	CASE NUMBER:
Petitioner's Preliminary Respondent's Final	
•	
1. I am the Attorney for Petitioner Respondent in this matter.	
2. Petitioner's Respondent's Preliminary Declaration of Disclosure and Income Attorney for Petitioner Respondent by: personal service	e and Expense Declaration was served on: mail other (specify):
on (date):	
3. Petitioner's Respondent's Final Declaration of Disclosure and Income and E Attorney for Petitioner Respondent by: personal service	Expense Declaration was served on: mail other (specify):
on (date):	
4. Service of the Final Declaration of Disclosure has been waived under Family Code	section 2105, subdivision (d).
I declare under penalty of perjury under the laws of the State of California that the foregoing	is true and correct.
Date:	
)	
(TYPE OR PRINT NAME)	(SIGNATURE)
Note:	
File this document with the court.	al Declaration of
Do not file a copy of either the <i>Preliminary</i> or <i>Final</i>	ม มะตาสเเอก อโ

Disclosure with this document.

Α	ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
-		
<u>.</u> ا	TELEPHONE NO.: FAX NO. (Optional):	
E-I	MAIL ADDRESS (Optional): ATTORNEY FOR (Name):	
	ATTOMET TON (Name).	-
	PETITIONER	1
	PETITIONER:	
	RESPONDENT:	
	DECLARATION FOR DEFAULT OR UNCONTESTED	CASE NUMBER:
	DECLARATION FOR DEFAULT OR UNCONTESTED	CASE NUMBER.
	☐ DISSOLUTION ☐ LEGAL SEPARATION	
(N	OTE: Items 1 through 16 apply to both dissolution and legal separation proceeding	s.)
1.	I declare that if I appeared in court and were sworn, I would testify to the truth of the fact	s in this declaration.
2.	I agree that my case will be proven by this declaration and that I will not appear before the	ne court unless I am ordered by the court to
2	do so. All the information in the Petition Response is true and correct.	
	All the information in the Petition Response is true and correct. Default or uncontested (Check a or b.)	
	a. The default of the respondent was entered or is being requested, and I am no	t seeking any relief not requested in the
	petition. OR	,
	b. The parties have agreed that the matter may proceed as an uncontested matt	
_	attached or is incorporated in the attached settlement agreement or stipulated	judgment.
5.	Settlement agreement (Check a or b.) a The parties have entered into an agreement a stipulated judg	ment regarding their property
	a The parties have entered into an agreement a stipulated judg their marriage or domestic partnership rights, including support, the original of	
	court. I request that the court approve the agreement. OR	
	b. There is no agreement or stipulated judgment, and the following statement	ts are true (check at least one,
	including item (2) if a community estate exists):	
	(1) There are no community or quasi-community assets or community	
	(2) The community and quasi-community assets and debts are listed of Declaration (form FL-160), which includes an estimate of the value	
	distributed to each party. The division in the proposed <i>Judgment</i> (
	division of the property and debts, or if there is a negative estate, the	ne debts are assigned fairly and equitably.
6.	Declaration of disclosure (Check a, b, or c.)	
	a Both the petitioner and respondent have filed, or are filing concurrently, a Dec of Disclosure (form FL-141) and an Income and Expense Declaration (form FL	
	b. This matter is proceeding by default. I am the petitioner in this action and have	e filed a proof of service of the preliminary
	Declaration of Disclosure (form FL-140) with the court. I hereby waive receipt	of the final Declaration of Disclosure (form
	FL-140) from the respondent. c. This matter is proceeding as an uncontested action. Service of the final <i>Decla</i>	ration of Disclosure (form FL-140) is mutually
	waived by both parties. A waiver provision executed by both parties under per	
	agreement or proposed judgment or another, separate stipulation.	
7.	Child custody should be ordered as set forth in the proposed <i>Judgment (Family</i>	
8. a	Child visitation should be ordered as set forth in the proposed <i>Judgment (Family</i> Spousal, partner, and family support (If a support order or attorney fees are requeste	
٦.	Expense Declaration (form FL-150) unless a current form is on file. Include your best es	
	Check at least one of the following.)	
	a. I knowingly give up forever any right to receive spousal or partner support.	
	b. I ask the court to reserve jurisdiction to award spousal or partner support in the	, ,
	 c Spousal support should be ordered as set forth in the proposed <i>Judgment (Far</i> d Family support should be ordered as set forth in the proposed <i>Judgment (Far</i> 	
	a ranniy support snould be ordered as set forth in the proposed sudyment (Fair	my Law/ (101111 L-100).

(SIGNATURE OF DECLARANT)	TYPE OR PRINT NAME)		
g is true and correct.	eclare under penalty of perjury under the laws of the State of California that the foregoing	i de	
	Other (specify):	.53.	
or domestic partnership and that I am still	I understand that a judgment of legal separation does not terminate a marriage of marriage of marriage of marriage of a partner in a domestic partnership.		
reconcilable differences and that the	THIS STATEMENT APPLIES ONLY TO LEGAL SEP court make the court grant the request for a judgment for legal separation based upon in court make the orders set forth in the proposed Judgment (Family Law) (form FL-180)	.22	
nly. I ask the court to reserve jurisdiction	This declaration is for the termination of marital or domestic partner status on over all issues whose determination is not requested in this declaration.	.12	
	I sak that the court grant the request for a judgment for dissolution of marriage or dome irreconcilable differences and that the court make the orders set forth in the proposed and this declaration.	.02	
the petitioner and/or the respondent is for at least six months continuously	STATEMENTS IN THIS BOX APPLY ONLY TO DISSOLUTIONS. If this is a dissolution of marriage or of a domestic partnership created in another state has been a resident of this county for at least three months and of the state of Californ and immediately preceding the date of the filing of the petition for dissolution of marriagend immediately preceding the date of the filing of the petition for dissolution of marriagend.	.61	
	request or require my appearance under Family Code section 2336.		
	there is no possibility of saving the marriage or domestic partnership through counseli This declaration may be reviewed by a commissioner sitting as a temporary judge, wh	.81	
	There are irreconcilable differences that have led to the irremediable breakdown of the	٦١.	
ame as set forth in the proposed Judgment	. The petitioner	.91	
. Law) (form FL-180).	Attorney fees should be ordered as set forth in the proposed Judgment (Family	15.	
4. Parentage of the children of the petitioner and respondent born prior to their marriage or domestic partnership should be ordered as set forth in the proposed Judgment (Family Law) (form FL-180). A declaration regarding parentage is attached.			
	Continued on Attachment 13d.		
	my estimate of earning ability are (specify):		
ent's earning ability. The facts in support of	d. I request that this order be based on the petitioner's responde		
c. I have no knowledge of the estimated monthly income of the other party for the following reasons (specify):			
	b. The estimated gross monthly income of the other party is (specify): \$		
	a. My gross (before taxes) monthly income is (specify): \$		
	If there are minor children, check and complete item a and item b or c:	.61	
nd all support should be made payable to the sentative of the local child support agency	The petitioner The sadress set forth in the proposed judgment. A represe has signed the proposed judgment.	ا2.	
public assistance.	b. To the best of my knowledge, the other party is is not receiving		
saistance for the child or children listed	a. I am receiving am not receiving intend to apply for public a in the proposed order.	۱۱.	
/ Law) (form FL-180).	Child support should be ordered as set forth in the proposed Judgment (Family	١٥.	
	KESPONDENT:		
CASE NUMBER:	PETITIONER:	_	

CASE NUMBER:

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY		
<u> </u>			
TELEPHONE NO.: FAX NO. (Optional): E-MAIL ADDRESS (Optional):			
ATTORNEY FOR (Name):			
MARRIAGE OF			
PETITIONER:			
RESPONDENT:			
JUDGMENT	CASE NUMBER:		
☐ DISSOLUTION ☐ LEGAL SEPARATION ☐ NULLITY ☐ Status only			
Reserving jurisdiction over termination of			
marital or domestic partnership status			
Judgment on reserved issues Date marital or domestic partnership status ends:			
Date marital or domestic partnership status ends.			
 This judgment contains personal conduct restraining orders modified the restraining orders are contained on page(s) of the attachment. They expend the restraining orders are contained on page(s) 	ies existing restraining orders. bire on <i>(date):</i>		
2. This proceeding was heard as follows: Default or uncontested By declar Contested	ation under Family Code section 2336		
a. Date: Dept.: Room:			
 b. Judicial officer (name): c. Petitioner present in court Attorney present in court (name) 			
d. Respondent present in court Attorney present in court (na	•		
	oresent in court <i>(name):</i>		
f. Uther (specify name):			
3. The court acquired jurisdiction of the respondent on (date):			
a The respondent was served with process.b The respondent appeared.			
U The respondent appeared.			
THE COURT ORDERS, GOOD CAUSE APPEARING			
 a. Judgment of dissolution is entered. Marital or domestic partnership status is te status of single persons 	rminated and the parties are restored to the		
(1) on (specify date):			
(2) on a date to be determined on noticed motion of either party or on stipulation.			
b. Judgment of legal separation is entered.	the array and of (one of the		
c Judgment of nullity is entered. The parties are declared to be single persons o	n the ground of (specify):		
d. This judgment will be entered nunc pro tunc as of <i>(date):</i>			
e. Judgment on reserved issues.			
f. The petitioner's respondent's former name is restored to (specify):	effect except as provided below		
 g. Jurisdiction is reserved over all other issues, and all present orders remain in effect except as provided below. h. This judgment contains provisions for child support or family support. Each party must complete and file with the court a 			
Child Support Case Registry Form (form FL-191) within 10 days of the date of this judgment. The parents must notify th			
court of any change in the information submitted within 10 days of the change,			
of Rights and Responsibilities—Health Care Costs and Reimbursement Proce Child Support Order (form FL-192) is attached.			
	Page 1 of 2		

nn party required to pay support must pay interest on overdue amounts at the "legal rate," which is currently 10 percent.				
n earnings assignment may be issued without additional proof if child, family, partner, or spousal support is ordered.				
debt or obligation may be assigned to one party as part of the dissolution of property and debts, but if that party does not pay the ebt or obligation, the creditor may be able to collect from the other party.				
matters, as well as any credit cards, other credit accounts, insurance policies, retirement plans, and credit reports, to determine whether they should be changed or whether you should take any other actions.				
domestic partner's will, trust, retirement plan, power of attorney, pay-on-death bank account, transfer-on-death vehicle registration, snd any other similar thing. It does not automatically cancel the rights of a survivorship rights to any property owned in joint tenancy, and any other similar thing. It does not automatically cancel the rights of a spouse or domestic partner as beneficiary of the other spouse's or domestic partner's life insurance policy. You should review these				
Dissolution or legal separation may automatically cancel the rights of a spouse or domestic partner under the other spouse's or				
Ex Parte Application and Order to Seal Financial Forms (form FL-316).				
This form does contain such information, you may ask the court to seal this document by completing and submitting an NOTE: If the form does contain such information, you may ask the court to seal this document by completing and submitting an	9			
Number of pages attached: signature Follows Last attachment	9			
10DICIAL OFFICER	_			
ate:				
rovisions.				
ach attachment to this judgment is incorporated into this judgment, and the parties are ordered to comply with each attachment's	3			
b Ofther (specify):				
o. Parentage is established for children of this relationship born prior to the marriage or domestic partnership.				
(2) Property Order Attachment to Judgment (form FL-345). (3) other (specify):				
n. Property division is ordered as set forth in the attached (1) settlement agreement, atipulation for judgment, or other written agreement.				
supporting as provided for in Family Code section 4320. The failure to make reasonable good faith efforts may be one of the factors considered by the court as a basis for modifying or terminating spousal or partner support.				
NOTICE: It is the goal of this state that each party will make reasonable good faith efforts to become self-				
(3) ofher (specify):				
(2) Spousal, Partner, or Family Support Order Attachment (form FL-343).				
m. Spousal or partner support is ordered as set forth in the attached (1) settlement agreement, stipulation for judgment, or other written agreement.				
(4) ofher (specify):				
(3) Stipulation to Establish or Modify Child Support and Order (form FL-350).				
(2) Child Support Information and Order Attachment (form FL-342).				
I. —— Child support is ordered as set forth in the attached (1) —— settlement agreement, stipulation for judgment, or other written agreement.				
(4) office (specify):				
(2) Child Custody and Visitation Order Attachment (form FL-341). (3) Stipulation and Order for Custody andlor Visitation of Children (form FL-355).				
(1) settlement agreement, stipulation for judgment, or other written agreement.				
k. Child custody and visitation are ordered as set forth in the attached				
i. A settlement agreement between the parties is attached. j. A written stipulation for judgment between the parties is attached.				
 ,	†			
	\downarrow			

CASE NUMBER:

CASE NAME (Last name, first name of each party):

FL-180 [Rev. January 1, 2005] Page 2 of 2

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY			
 				
TELEPHONE NO.: FAX NO. (Optional):				
E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):				
PETITIONER:				
RESPONDENT:				
	CASE NUMBER:			
NOTICE OF ENTRY OF JUDGMENT				
You are notified that the following judgment was entered on (date):				
1. Dissolution				
 Dissolution—status only Dissolution—reserving jurisdiction over termination of marital status or domestic pa 	rtnershin			
Legal separation Legal separation	Tuleramp			
5. Nullity Resent child relationship				
6. Parent-child relationship7. Judgment on reserved issues				
8. Other (specify):				
Date:				
Clerk, by	, Deputy			
—NOTICE TO ATTORNEY OF RECORD OR PARTY WITHOUT	TATTORNEY—			
Under the provisions of Code of Civil Procedure section 1952, if no appeal is filed the court may order the exhibits destroyed or otherwise disposed of after 60 days from the expiration of the appeal time.				
STATEMENT IN THIS BOX APPLIES ONLY TO JUDGMENT OF	DISSOLUTION			
Effective date of termination of marital or domestic partnership status (specify):				
WARNING: Neither party may remarry or enter into a new domestic partnership until the effective date of the termination of marital or domestic partnership status, as shown in this box.				
CLERK'S CERTIFICATE OF MAILING				
I certify that I am not a party to this cause and that a true copy of the <i>Notice of Entry of Judgment</i> was mailed first class, postage fully prepaid, in a sealed envelope addressed as shown below, and that the notice was mailed				
at (place): , California, on (date):	, and a second s			
Date: Clerk, by	, Deputy			
Name and address of petitioner or petitioner's attorney ————————————————————————————————————				
•	'			
	I			

Page 1 of 1